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UNITED STATES DEPARTMENT OF COMMERCE

PATENT AND TRADEMARK OFFICE

App. No:	10/773,953)	Confi	rmation:	7328
Inventors:	Stan Routt	,)			
Filing Date:	Hermilio Rubio 2/6/2004)			
TC/A.U.:	3723)	÷		
Docket:	ROUTRUBIO-1)			
EXAMINER: Morr:	is, Sandra L.)			
Title:)			
TIRE INFLATION	AND HANDLING)			
ASSISTANCE DEV	ICE)			
) Fax	: (571)	273-830	0

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- 1. I, the undersigned attorney of record in the above-captioned patent application, hereby apply to the Commissioner to withdraw as the attorney of record in this application.
- 2. I have spoken with the inventors representative and verified their prior agreement that if my office action responses did not result in some indication of allowance that you would very likely be unwilling to continue with the case.
- 3. The inventors representative verified that I would take no further action in the file and that I would return the files (which is done simultaneous with the withdrawal request in this case).
- 4. This withdrawal is being done for record purposes and to show that I have complied with the inventors standing direction.
- 5. In the letter, I was directed to the following address, which is still believed to be a good address for the applicants:

Stan Routt S.stanroutt@verizon.net 3095 Linden Avenue Long Beach, 90807

Hermilo Rubio 2630 Fashion Long Beach, 90810 H: (562) 427-2004 W: (213) 324-5024

H: (562) 989-3868

- 6. Having received instructions above, it would not be fair nor possible for me to continue as attorney of record in this case.
- 7. I believe that I will be harmed if I were to continue to assume responsibility in any way over this application, and that the client would be harmed also. Specifically, if this application for withdrawal is not approved, then our professional and ethical obligations as attorneys would force us to expend additional time and resources on behalf of the Applicants in monitoring the status of this application and responding to any and all office actions as they arose, EVEN WITHOUT ANY DIRECTION FROM THE CLIENT. Therefore, without an affirmative communication to AT ALL, I MUST WITHDRAW.
- 8. This request is made more than one month from the expiration of the final office action. Thus, my withdrawal at this time will not prejudice Applicant's position and will afford Applicants sufficient time to seek substitute counsel on a timely basis.
- 9. Once the application for our withdrawal is approved, kindly direct all future correspondence regarding this application to the assignee at its present principal place of business:

Stan Routt S.stanroutt@verizon.net 3095 Linden Avenue Long Beach, 90807

H: (562) 427-2004 W: (213) 324-5024

10. The file is being returned to the Applicant by regular mail on the same mailing date as this request.

In conclusion, I earnestly solicit the Commissioner's prompt consideration and approval of this application to withdraw. Respectfully submitted:

November 21, 2005 Dated:

curt Harrington

Registration Number 31,456

Tel. (562) 594-9784 Fax. (562) 594-4414 Docket: ROUTTRUBIO-1 Suite 250

6300 State University Drive Long Beach, CA 90815

DATE OF DEPOSIT: November 21, 2005 I HEREBY CERTIFY THAT THIS PAPER OR FEE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

Curtis L. Harrington Reg. No. 31,456